

aegis law group LLP

September 14, 2020

By ECF and Electronic mail

The Honorable William F. Kuntz, II
United States District Court Judge
Eastern District of New York
225 Cadman Plaza East
Brooklyn, NY 11201

Re: United States v. Surjan Singh
Criminal Docket No. 18-681 (S-1) (WFK)

Dear Judge Kuntz:

We are writing to the Court to request a continued bail variance on behalf of Mr. Surjan Singh. One of the Mr. Singh's original conditions of release – suspended until this month because of COVID-19-related health concerns – required him to report to his defense counsel's offices in London, United Kingdom, on a weekly basis. Mr. Singh requests that this specific condition of release be suspended through December 31, 2020 in light of the continued COVID-19 outbreak in the United Kingdom and the associated health risks to the defendant and his family. No other conditions of the defendant's release would be modified. Both Pretrial Services and the government consent to this continued modification of the defendant's release conditions.

Respectfully submitted,



Paul C. Rauser